AN ACT relating to microbreweries.

1

2		Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ S	ection 1. KRS 243.157 is amended to read as follows:
4	(1)	A n	nicrobrewery license shall authorize the licensee to perform the following
5		func	tions:
6		(a)	Engage in the business of a brewer under the terms and conditions of KRS
7			243.150, provided that production of malt beverages at the microbrewery shall
8			not exceed fifty thousand (50,000) barrels in one (1) year;
9		(b)	Serve on the premises complimentary samples of malt beverages produced by
10			the microbrewery in amounts not to exceed sixteen (16) ounces per patron
11			provided the microbrewery is located in wet territory or a precinct that has
12			authorized the sale of alcoholic beverages at microbreweries under KRS
13			242.1239;
14		(c)	Sell malt beverages produced on the premises of the microbrewery to licensed
15			distributors;
16		(d)	Sell malt beverages produced on the premises of the microbrewery for on- and
17			off-premises purposes in accordance with subsection (3)(b) and (c) of this
18			section, pursuant to the following:
19			1. Without restriction on the amount of malt beverages sold by the drink
20			for on-premises consumption provided the microbrewery is located in
21			wet territory or a precinct that has authorized the sale of alcoholic
22			beverages at microbreweries under KRS 242.1239; and
23			2. With a restriction on the amount of malt beverages sold for off-premises
24			consumption, in an aggregate amount not to exceed thirty-one (31)
25			gallons per person per day that shall not include more than three (3)
26			cases in case format; [and]
27		(e)	Sell:

Page 1 of 12
SB001540.100 - 802 - XXXX
Senate Committee Substitute

1		1. Unlimited amounts of malt beverages by the drink; and
2		2. Not more than one (1) case of packaged malt beverages;
3		produced on the premises of the microbrewery to consumers at fairs, festivals,
4		and other similar types of events located in wet territory, in accordance with
5		subsection (3)(b)2. and (c)2. of this section; and
6		(f) Sell and deliver up to two thousand five hundred (2,500) barrels of malt
7		beverages annually to any retail license holder, provided that:
8		1. Any products sold and delivered under this paragraph that are not
9		otherwise registered by a licensed distributor shall be registered with
10		the department by the microbrewery; and
11		2. The microbrewer notifies the distributor of any self-distribution
12		delivery by electronic or other means.
13	(2)	A microbrewery license shall not be deemed to be incompatible with any other
14		license except for a distributor's license under the provisions of KRS 243.180.
15	(3)	In accordance with the provisions of this section, a microbrewery license holder
16		may:
17		(a) Hold retail drink and package licenses both on and off the premises of the
18		microbrewery. The holder of a microbrewery license is exempt from the
19		provisions of KRS 244.570 and 244.590 as applied to any retail licenses held
20		by the microbrewery license holder, and from any other sections which would
21		restrict the co-ownership of the microbrewery license and any retail licenses
22		described in this section;
23		(b) Sell malt beverages produced on the premises of the microbrewery for on-
24		premises purposes without having to transfer physical possession of those
25		malt beverages to a licensed distributor provided:
26		1. The microbrewery possesses a retail drink license for those premises;
27		and

Page 2 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

1			2.	The microbrewery reports and pays all taxes required by subsection
2				(5)(a) and (b) of this section to the Department of Revenue at the time
3				and in the manner required by the Department of Revenue in accordance
4				with its powers under KRS 131.130(3); and
5		(c)	Sell	malt beverages produced on the premises of the microbrewery for off-
6			pren	nises purposes without having to transfer physical possession of those
7			malt	t beverages to a licensed distributor provided that:
8			1.	The microbrewery possesses a retail package license for those premises;
9				and
10			2.	The microbrewery reports and pays all taxes required by subsection
11				(5)(a) and (b) of this section to the Department of Revenue at the time
12				and in the manner required by the Department of Revenue in accordance
13				with its powers under KRS 131.130(3).
14	(4)	The	provi	sions of subsection (3)(b) and (c) of this section shall apply only to malt
15		beve	erages	that are produced by the microbrewery at its licensed premises and:
16		(a)	Offe	ered for sale by the microbrewery at that same premises under the
17			mici	robrewery's retail drink or package license; or
18		(b)	Offe	ered for sale by the microbrewery at a fair, festival, or other similar type of
19			ever	nt as authorized under subsection (1)(e) of this section.
20		All	other	malt beverages produced by the microbrewery which are offered for retail
21		sale	shall	be sold and physically transferred to a licensed distributor in compliance
22		with	all	other relevant provisions of KRS Chapters 241 to 244, and a licensed
23		mici	obrev	very shall not otherwise affect sales of malt beverages directly to retail
24		cust	omers	s except as provided in subsection (3)(b) and (c) of this section under KRS
25		243.	027 to	o 243.029 if the microbrewery holds a direct shipper license.

Page 3 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

26

27

(5)

(a)

A microbrewery selling malt beverages in accordance with subsection (1)(f)

<u>or</u>[subsection] (3)(b) and (c) of this section shall pay all wholesale sales taxes

1		due under KRS 243.884. For the purposes of this subsection, "wholesale
2		sales" means a sale of malt beverages made by a microbrewery under
3		subsection (1)(f) or [subsection] (3)(b) and (c) of this section, as applicable.
4		(b) A microbrewery shall pay the excise tax on malt beverages in accordance with
5		KRS 243.720(3) and 243.730 and shall be entitled to the credit set forth in
6		KRS 243.720(3)(b).
7	(6)	A microbrewery shall not be located in dry territory.
8	(7)	An employee of a microbrewery may sample the products produced by that
9		microbrewery for purposes of education, quality control, and product development.
10	(8)	This section does not exempt the holder of a microbrewery license from the
11		provisions of KRS Chapters 241 to 244, nor from any rules of the board as
12		established by administrative regulations, nor from regulation by the board, except
13		as expressly stated in this section. The provisions of this section shall not be
14		deemed inconsistent with the provisions of KRS 244.602.
15	(9)	Nothing in this section shall be construed to vitiate the policy of this
16		Commonwealth, as set forth in KRS 244.167 and 244.602, supporting an orderly
17		three (3) tier system for the production and sale of malt beverages.
18		→ SECTION 2. A NEW SECTION OF KRS CHAPTER 244 IS CREATED TO
19	REA	AD AS FOLLOWS:
20	<u>(1)</u>	As of the effective date of this Act, KRS 244.602 to 244.606 shall not apply to any
21		new distribution agreement, or the renewal of an existing distribution agreement,
22		between a distributor of malt beverages and a microbrewery. Any existing
23		distribution agreement between a distributor of malt beverages and a
24		microbrewery shall be deemed to renew upon the earlier of January 1, 2022, or
25		the renewal date set forth in that agreement.
26	<u>(2)</u>	Every distribution agreement providing for and specifying the rights and duties of
27		a microbrewer and distributor with and in regard to the sale of the products of

Page 4 of 12 SB001540.100 - 802 - XXXX Senate Committee Substitute

1		the i	microbrewer within the Commonwealth of Kentucky shall be in writing. The
2		<u>term</u>	es and provisions of the agreement shall comply with and conform to this
3		secti	ion.
4	<u>(3)</u>	A di	stribution agreement between a microbrewer and a distributor shall not:
5		<u>(a)</u>	Require the microbrewer or distributor to agree to renew the distribution
6			agreement at the expiration of a term;
7		<u>(b)</u>	Except as set forth in subsection (4) or (9) of this section, permit a
8			microbrewer or distributor to terminate a distribution agreement without
9			first giving written notice of any alleged deficiency and giving the other
10			party a reasonable opportunity to cure the alleged deficiency. For purposes
11			of this paragraph, a reasonable opportunity to cure shall be sixty (60) days
12			from the date a notice of an alleged deficiency is received;
13		<u>(c)</u>	Permit the assignment of the distribution agreement, in part or in whole,
14			without first obtaining the consent of the other party, which shall not be
15			unreasonably withheld provided the assignee possesses the financial,
16			technical, and operational skills necessary to perform under the distribution
17			agreement;
18		<u>(d)</u>	Permit the microbrewer or distributor to unilaterally amend a distribution
19			agreement, or any document referred to or incorporated by reference in the
20			distribution agreement;
21		<u>(e)</u>	Require a microbrewer or distributor to mediate or arbitrate disputes which
22			may arise between them, though nothing shall prohibit the parties from
23			resolving the dispute by retaining an independent mediator or arbitrator
24			while equally sharing the cost; or
25		<u>(f)</u>	Prohibit a microbrewer or distributor from litigating in state or federal
26			courts located in Kentucky or from litigating under the laws of the
27			Commonwealth.

Page 5 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

1	(4) An	<u>ucroprewer may terminate a distribution agreement according to the terms of</u>
2	<u>the</u>	agreement or in any of the following instances:
3	<u>(a)</u>	The assignment or attempted assignment by the distributor for the benefit of
4		creditors, the institution of proceedings in bankruptcy by or against the
5		distributor, the dissolution or liquidation of the distributor, the insolvency
6		of the distributor, or the distributor's failure to pay for malt beverages in
7		accordance with law;
8	<u>(b)</u>	The felony conviction of a distributor, or any of its owners who participate
9		in the distributor's management which, in the sole judgment of the
10		microbrewer, may adversely affect the goodwill or interests of the
11		microbrewer;
12	<u>(c)</u>	Fraudulent or discriminatory conduct of the distributor in any of its
13		dealings with a microbrewery or a microbrewer's products;
14	<u>(d)</u>	Revocation or suspension for more than thirty-one (31) days of the
15		distributor's federal basic permit or any state or local license required of the
16		distributor for the normal operation of its business;
17	<u>(e)</u>	Sale of malt beverages by a distributor outside its sales territory prescribed
18		by the distribution agreement in accordance with KRS 244.585;
19	<u>(f)</u>	Without microbrewer consent, the distributor effectuates a change in
20		ownership or possession of ownership interests, establishes a trust or other
21		ownership interest, enters into buy-sell agreements, or grants an option to
22		purchase an ownership interest; provided, however, this right of
23		termination shall not apply to the transfer, creation, sale, gift, or grant of an
24		ownership interest, or option thereon, of a total aggregate of less than ten
25		percent (10%) of the total existing ownership or possession of ownership
26		interest of the distributor or intrafamily transfer; or
27	(g)	In the case of a microbrewer whose products represent five percent (5%) or

Page 6 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

1	less of a distributor's gross annual sales, the giving of a forty-five (45) day
2	notice of termination and the payment to the distributor of reasonable
3	compensation, which shall be equivalent to the fair market value of the
4	distributor's total investment in the microbrewer's products being
5	terminated. For purposes of this subsection, fair market value shall be
6	calculated based on a multiple of the distributor's gross profits from the sale
7	of the microbrewer's products in the twelve (12) months immediately prior
8	to the date of the microbrewer's written notice of intent to terminate. The
9	fair market valuation shall be based on an arm's length transaction entered
10	into without duress or threat of termination, and shall include all elements
11	of value, including goodwill and going-concern value. If the parties are
12	unable to agree on the fair market valuation, the dispute shall be resolved
13	as provided in Section 3 of this Act. A microbrewer terminating an
14	agreement under this paragraph may do so not more than once in a thirty-
15	six (36) month period and shall not be deemed to be in violation of
16	subsection (5)(b) of this section.
17	(5) A microbrewer or a distributor of malt beverages shall not:
18	(a) Unreasonably discriminate or retaliate against the other party in the
19	application or performance of the terms of a distribution agreement;
20	(b) Require or request payment, convey money or other consideration, or accept
21	any sum of money or other consideration in exchange for the right to
22	distribute the product or products of the microbrewer in a designated
23	territory, provided that the following items shall not be prohibited:
24	1. A microbrewer's request to a distributor to pay or contribute any sum
25	of money for or toward the cost of marketing the product or products
26	of the microbrewer so long as the money contributed by the distributor
27	is spent by the microbrewer in a manner and at such times as agreed

Page 7 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

1	to in writing by the microbrewer and the distributor; and
2	2. Any payment pursuant to subsection (4)(g) of this section;
3	(c) Unreasonably withhold timely consent to a proposed sale or transfer, in part
4	or whole, of the stock or assets of the microbrewer or distributor, and in no
5	event shall the microbrewer or distributor take more than thirty (30) days to
6	approve or disapprove the proposed sale or transfer after the microbrewer
7	or distributor has received written notice of the proposal and received all
8	requested information to enable the microbrewer or distributor to pass upon
9	the purchaser's or transferee's financial, technical, and operational skills
10	necessary to perform under the distribution agreement; or
11	(d) Fail to give at least thirty (30) days' advance notice of a change in
12	ownership or possession of an ownership interest, whether by sale, transfer,
13	gift, or grant of an option.
14	(6) A distributor of malt beverages shall not:
15	(a) Refuse to enter into a distribution agreement with a microbrewery, in whole
16	or in part, except for good cause and in good faith; or
17	(b) Continue to distribute the microbrewer's products thirty (30) days after
18	receiving a notice of termination of a distribution agreement. However, any
19	sums owed to the distributor by the microbrewer or another distributor
20	assuming the obligation to distribute the microbrewer's product within the
21	territory encompassed by the terminated distribution agreement shall still be
22	<u>owed.</u>
23	(7) A microbrewer shall not enter into a contract with more than one (1) distributor
24	to sell any of its products or brands within the same territory or area at the same
25	time. This subsection shall not apply to contracts entered into prior to January 1,
26	2004, or future renewals of those contracts to the extent the existing contract and
27	the future renewal allow different distributors to sell some but not all of the

Page 8 of 12 SB001540.100 - 802 - XXXX Senate Committee Substitute

1		<u>brew</u>	ver's or importer's brands or brand extensions within the same territory or
2		area	at the same time.
3	<u>(8)</u>	A d	listributor that enters into or renews a distribution agreement with a
4		<u>mici</u>	robrewer following the effective date of this Act shall maintain physical
5		<u>facil</u>	lities and personnel so that:
6		<u>(a)</u>	The product and brand of the microbrewer are reasonably represented in
7			the territory of the distributor for which the distribution agreement applies;
8		<u>(b)</u>	The reputation and trade name of the microbrewer are reasonably promoted
9			and protected; and
10		<u>(c)</u>	The public is fully serviced.
11	<u>(9)</u>	A di	istributor may terminate a distribution agreement according to the terms of
12		the c	agreement or in any of the following instances:
13		<u>(a)</u>	The assignment or attempted assignment by the microbrewer for the benefit
14			of creditors, the institution of proceedings in bankruptcy by or against the
15			microbrewer, the dissolution or liquidation of the microbrewer, or the
16			insolvency of the microbrewer;
17		<u>(b)</u>	The felony conviction of a microbrewer, or any of its owners who
18			participate in the microbrewer's management which, in the sole judgment
19			of the distributor, may adversely affect the goodwill or interests of the
20			distributor;
21		<u>(c)</u>	Fraudulent or discriminatory conduct of the microbrewer in any of its
22			dealings with a distributor or a distributor's brands;
23		<u>(d)</u>	Revocation or suspension for more than thirty-one (31) days of the
24			microbrewer's federal basic permit or any state or local license required of
25			the microbrewer for the normal operation of its business;
26		<u>(e)</u>	Without distributor consent, the microbrewer effectuates a change in
27			ownership or possession of ownership interests, establishes a trust or other

Page 9 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

1	ownership interest, enters into buy-sell agreements, or grants an option to
2	purchase an ownership interest; provided, however, this right of
3	termination shall not apply to the transfer, creation, sale, gift, or grant of an
4	ownership interest, or option thereon, of a total aggregate of less than ten
5	percent (10%) of the total existing ownership or possession of ownership
6	interest of the microbrewer or intrafamily transfer; or
7	(f) In the case of a microbrewer whose products represent five percent (5%) or
8	less of a distributor's gross annual sales, the giving of a forty-five (45) day
9	notice of termination and payment to the microbrewer of reasonable
10	compensation, which shall be determined to be a sum equal to five (5) times
11	the monthly average of purchases from the microbrewer over the twelve (12)
12	months prior to the termination.
13	(10) In the event of a termination of a contract between a microbrewer and a
14	distributor, the microbrewer shall repurchase all of its product still in the
15	distributor's inventory upon return from the distributor, provided that the 'best
16	by", "expiration", or other similar printed date is greater than thirty (30) days
17	after the date of the return of the product.
18	(11) Any microbrewer or distributor that violates any provision of this section shall
19	pay the injured party all reasonable damages sustained as a result of the
20	microbrewer's or distributor's violations, together with the costs and attorneys'
21	fees incurred by the microbrewer or distributor in protecting its right.
22	→SECTION 3. A NEW SECTION OF KRS CHAPTER 244 IS CREATED TO
23	READ AS FOLLOWS:
24	In the event the microbrewer and distributor cannot agree on the fair market value as
25	set forth in subsection (4)(g) of Section 2 of this Act, then the parties shall arbitrate in
26	accordance with the following:
27	(1) If the parties fail to reach an agreement not later than thirty (30) days after the

Page 10 of 12 SB001540.100 - 802 - XXXX Senate Committee Substitute

1		distributor receives the microbrewer's written notice to terminate, the distributor
2		or microbrewer may send a written notice to the other party and the American
3		Arbitration Association, or its successor in interest, declaring the party's
4		intention to proceed with final and binding arbitration administered by the
5		American Arbitration Association under the American Arbitration Association's
6		Commercial Arbitration Rules. Thereafter, an arbitration shall be held for the
7		purpose of determining the fair market value of the distributor's total investment
8		in the microbrewer's products being terminated. For the purpose of this
9		paragraph, fair market value shall be the value that would be determined in an
10		arm's length transaction entered into without duress or threat of termination of
11		the existing distributor's right and shall include all elements of value, including
12		goodwill and going-concern value.
13	<u>(2)</u>	Notice of intent to arbitrate shall be sent, as provided in paragraph (1) of this
14		section, not later than thirty-five (35) days after the distributor receives written
15		notice to terminate. The arbitration proceeding shall conclude not later than
16		forty-five (45) days after the date the notice of intent to arbitrate is mailed to a
17		party.
18	<u>(3)</u>	Any arbitration held pursuant to this subsection shall be conducted in the city
19		within Kentucky that:
20		1. Is closest to the distributor; and
21		2. Has a population of more than twenty thousand (20,000).
22	<u>(4)</u>	Any arbitration held pursuant to this subsection shall be conducted before one (1)
23		impartial arbitrator to be selected by the American Arbitration Association. The
24		arbitration shall be conducted in accordance with the rules and procedures of the
25		American Arbitration Association.
26	<u>(5)</u>	An arbitrator's award in any arbitration held pursuant to this subsection shall be
27		monetary only and shall not enjoin or compel conduct. Any arbitration held

Page 11 of 12
SB001540.100 - 802 - XXXX Senate Committee Substitute

1	j	pursuant to this subsection shall be instead of all other remedies and procedures.
2	<u>(6)</u>	The cost of the arbitrator and any other direct costs of any arbitration held
3	i	pursuant to this subsection shall be equally divided by the parties engaged in the
4	9	arbitration. All other costs shall be paid by the party incurring them.
5	<u>(7)</u>	The arbitrator in any arbitration held pursuant to this subsection shall render a
6	;	decision not later than thirty (30) days after the conclusion of the arbitration,
7	į	unless this time period is extended by mutual agreement of the parties or by the
8	9	arbitrator. The decision of the arbitration is final and binding on the parties.
9	,	Under no circumstances may the parties appeal the decision of the arbitrator.
10	<u>(8)</u>	A party who fails to participate in the arbitration hearings in any arbitration held
11	i	pursuant to this subsection waives all rights the party would have had in the
12	9	arbitration and is considered to have consented to the determination of the
13	9	arbitrator.
14	<u>(9)</u>	Nothing in this section shall be construed to limit or prohibit good-faith
15		settlements voluntarily entered into by the parties.
16		→ Section 4. If any provision of this Act or the application thereof to any person or
17	circur	nstance is held invalid, the invalidity shall not affect other provisions or
18	applic	eations of the Act that can be given effect without the invalid provision or
19	applic	eation, and to this end the provisions of this Act are severable.

Page 12 of 12 SB001540.100 - 802 - XXXX Senate Committee Substitute